Presidential Documents

Title 3—THE PRESIDENT

Executive Order 11294

DELEGATING CERTAIN AUTHORITY OF THE PRESIDENT TO ESTABLISH MAXIMUM PER DIEM RATES FOR GOVERNMENT CIVILIAN PERSONNEL IN TRAVEL STATUS

By virtue of the authority vested in me by Section 301 of Title 3 of the United States Code, and as President of the United States, it is ordered as follows:

Section 1. Executive Order No. 10621 of July 1, 1955, entitled "Delegation of Certain Functions of the President to the Secretary of Defense," is hereby amended by adding the following paragraph at the end of Section 1 thereof:

"(o) The authority vested in the President by section 3 of the Travel Expense Act of 1949, 63 Stat. 166, as amended (5 U.S.C. 836), to establish maximum rates of per diem allowances for civilian officers and employees of the Government to the extent that such authority pertains to travel status in localities in Alaska, Hawaii, the Commonwealth of Puerto Rico, the Canal Zone, and possessions of the United States."

SEC. 2. There is hereby delegated to the Secretary of State the authority vested in the President by Section 3 of the Travel Expense Act of 1949, 63 Stat. 166, as amended (5 U.S.C. 836), to establish maximum rates of per diem allowances for civilian officers and employees of the Government to the extent that such authority pertains to travel status in localities in any area (including the Trust Territory of the Pacific Islands) situated outside the United States, the Commonwealth of Puerto Rico, the Canal Zone, and the possessions of the United States.

SEC. 3. Executive Order No. 11230 of June 28, 1965, entitled "Delegating Certain Functions of the President to the Director of the Bureau of the Budget," as amended, is hereby further amended by substituting for paragraph (9) of Section 1 thereof the following:

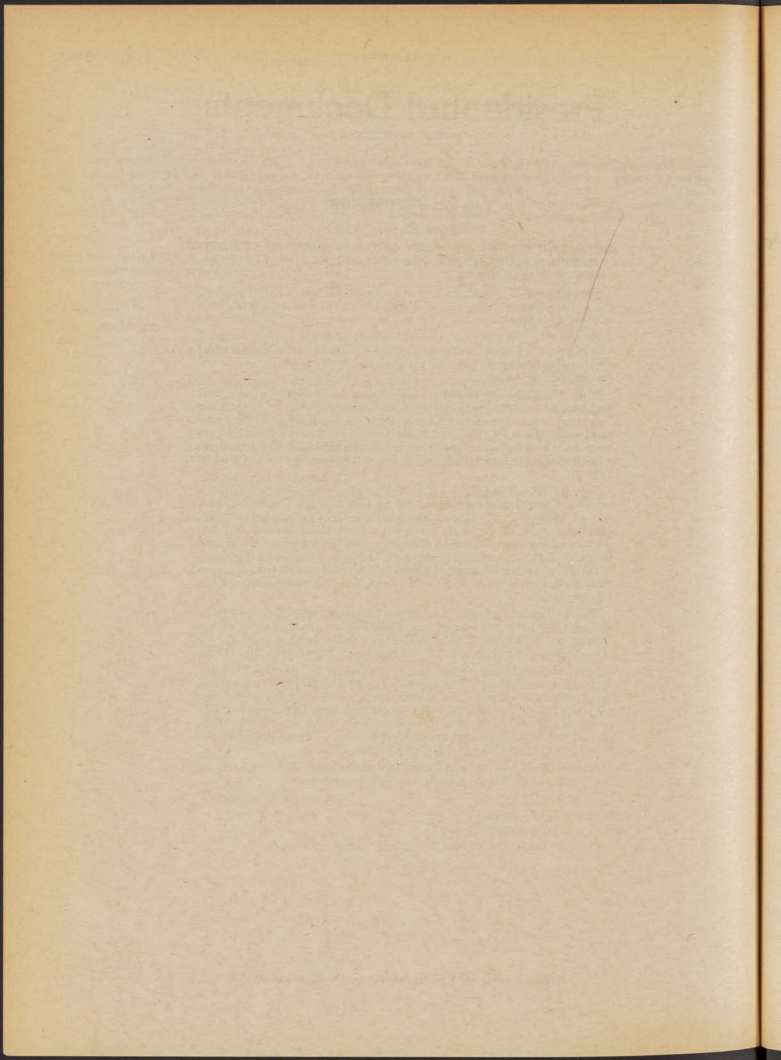
"(9) The authority vested in the President by Section 3 of the Travel Expense Act of 1949, 63 Stat. 166 (5 U.S.C. 836), to establish maximum rates of per diem allowances for civilian officers and employees of the Government to the extent that such authority pertains to travel status of such officers and employees while en route to, from, or between localities situated outside the 48 contiguous states of the United States and the District of Columbia."

Sec. 4. To the extent not heretofore superseded, Executive Order No. 10970 of October 27, 1961, is hereby superseded.

LYNDON B. JOHNSON

THE WHITE HOUSE, August 4, 1966.

[F.R. Doc. 66-8687; Filed, Aug. 5, 1966, 2:03 p.m.]



Executive Order 11295

RULES GOVERNING THE GRANTING, ISSUING, AND VERIFYING OF UNITED STATES PASSPORTS

By virtue of the authority vested in me by Section 301 of Title 3 of the United States Code, and as President of the United States, it is ordered as follows:

Section 1. Delegation of authority. The Secretary of State is hereby designated and empowered to exercise, without the approval, ratification, or other action of the President, the authority conferred upon the President by the first section of the Act of July 3, 1926 (22 U.S.C. 211a), to designate and prescribe for and on behalf of the United States rules governing the granting, issuing, and verifying of passports.

SEC. 2. Superseded orders. Subject to Section 3 of this order, the following are hereby superseded:

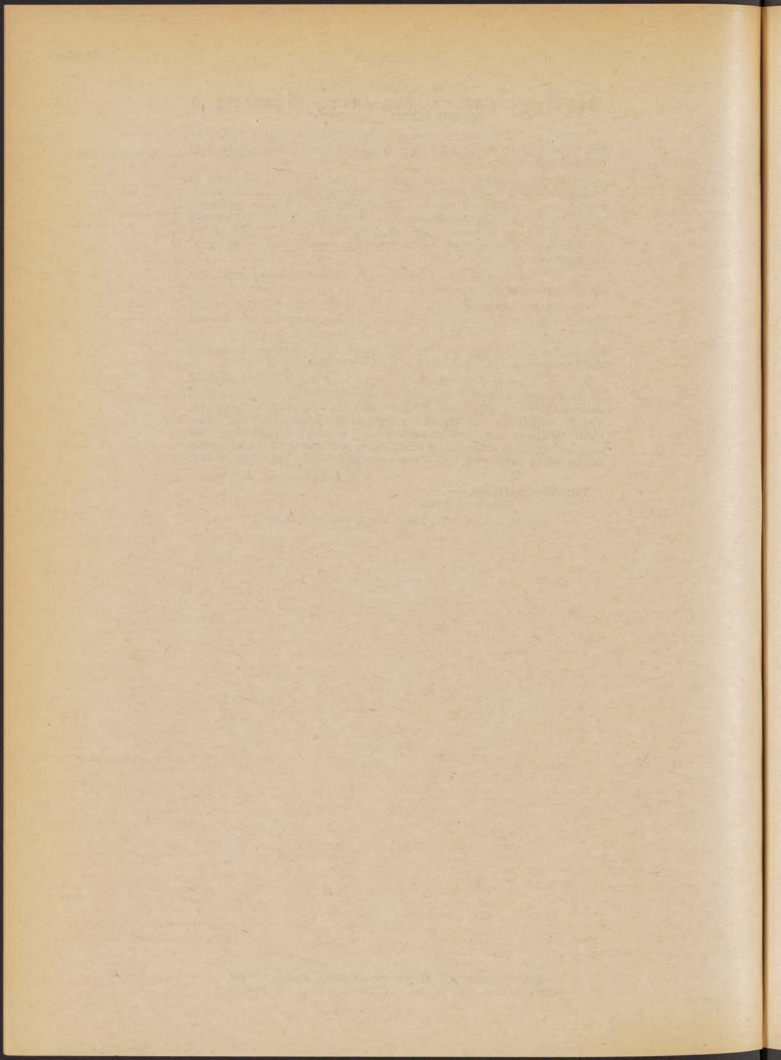
- (1) Executive Order No. 7856 of March 31, 1938, entitled "Rules Governing the Granting and Issuing of Passports in the United States."
- (2) Executive Order No. 8820 of July 11, 1941, entitled "Amending the Foreign Service Regulations of the United States."

SEC. 3. Saving provisions. All rules and regulations contained in the Executive order provisions revoked by Section 2 of this order, and all rules and regulations issued under the authority of those provisions, which are in force at the time of the issuance of this order shall remain in full force and effect until revoked, or except as they may be hereafter amended or modified, in pursuance of the authority conferred by this order, unless sooner terminated by operation of law.

LYNDON B. JOHNSON

THE WHITE HOUSE, August 5, 1966.

[F.R. Doc. 66-8711; Filed, Aug. 8, 1966; 10:14 a.m.]



Rules and Regulations

Title 18—CONSERVATION OF POWER AND WATER RESOURCES

Chapter I—Federal Power
Commission

[Docket No. R-307; Order 325]

MISCELLANEOUS AMENDMENTS TO CHAPTER

AUGUST 2, 1966.

Accounting for fees paid pursuant to Part 159 by natural gas pipeline companies in connection with certificate and other applications; Docket No. R-307.

Following a formal rulemaking proceeding initiated by a notice of proposed rulemaking in Docket No. R-282, the Commission, on January 5, 1966, issued Order No. 317 in which it promulgated Part 159 of its regulations under the Natural Gas Act prescribing fees to be paid by natural gas pipeline companies in connection with applications for certificates and certain other authorizations. 35 FPC ____, 31 F.R. 430, 18 CFR Part 159.

Although the regulation thus promulgated prescribed, in § 159.4, the accounting treatment to be followed in recording the fees, the order did not amend the specific accounts in the Uniform System of Accounts which were directed to be used. Consequently, we are now incorporating the accounting treatment there prescribed as a new Gas Plant Instruction in the system of accounts and revising the texts of the particular accounts involved in this matter to reflect the accounting treatment prescribed with respect to these fees.

The Commission finds:

(1) It is necessary and appropriate for the administration of the Natural Gas Act that the amendments set forth in this order be made to the Uniform System of Accounts Prescribed for Natural Gas Companies of all classes.

(2) Since the amendments herein prescribe accounting treatment of fees established after notice and opportunity to be heard, further notice under section 4 of the Administrative Procedure Act is unnecessary.

The Commission, acting pursuant to the authority of the Natural Gas Act, as amended, particularly sections 8 and 16 thereof (52 Stat. 825, 830; 15 U.S.C. 717g, 717o), orders:

PART 201—UNIFORM SYSTEM OF ACCOUNTS FOR NATURAL GAS COMPANIES

(A) The Uniform System of Accounts prescribed for Class A and Class B natural gas companies by Part 201, Sub-

chapter F of Chapter I, Title 18 of the Code of Federal Regulations, is amended by—

(1) Adding to the Gas Plant Instructions the following new paragraph 16:

Gas Plant Instructions

16. Fees for applications filed with the Commission. A. Fees for applications involving construction of property shall be accounted for as follows:

(1) All fees paid prior to the final disposition of the certificate application shall be charged to account 186, Miscellaneous Deferred Debits.

(2) If the certificate is granted and accepted, the amounts recorded in account 186 shall be cleared to account 107, Construction Work in Progress—Gas, and subsequently cleared to the appropriate

plant accounts.

(3) If the certificate requested is not granted or is not accepted by the applicant, the fees recorded in account 186 shall be cleared to account 928, Regulatory Commission Expenses.

(4) All amounts paid after the Commission has granted the certificate shall be recorded in account 107, Construction Work in Progress—Gas, and subsequently cleared to the appropriate plant accounts.

B. All amounts paid related to certificate applications involving the acquisitions of facilities including those acquired by merger or pooling of interests shall be charged to account 928, Regulatory Commission Expenses.

C. All other fees for applications not involving construction or acquisition of facilities shall be charged to account 928, Regulatory Commission Expenses.

(2) Adding to Account 107, Construction work in progress—Gas, the following Note:

107 Construction work in progress—Gas.

Note: This account to include certificate application fees paid to the Federal Power Commission as provided for in gas plant instruction 16.

(3) Revising paragraph A of account 186, Miscellaneous deferred debits, to read as follows:

186 Miscellaneous deferred debits.

A. This account shall include all debits not elsewhere provided for, such as miscellaneous work in progress, construction certificate application fees paid prior to final disposition of the application as provided for in gas plant instruction 16A, and unusual or extraordinary expenses not included in other accounts which are in process of amortization, and items the final disposition of which is uncertain.

(4) Adding to Account 928, Regulatory commission expenses, the following under "Items":

928 Regulatory commission expenses.

ITEMS

3. All application fees except those involving construction certificate applications which have been approved. (See Gas Plant Instruction 16.)

PART 204—UNIFORM SYSTEM OF ACCOUNTS FOR CLASS C NAT-URAL GAS COMPANIES

(B) The Uniform System of Accounts prescribed for Class C natural gas companies by Part 204 of said Subchapter F is amended by—

 Adding to the Gas Plant Instructions the following new paragraph 13:

Gas Plant Instructions

13. Fees for applications filed with the Commission. A. Fees for applications involving construction of property shall be accounted for as follows:

(1) All fees paid prior to the final disposition of the certificate application shall be charged to account 183, Other

Deferred Debits.

(2) If the certificate is granted and accepted, the amounts recorded in account 183 shall be cleared to the appropriate plant accounts.

(3) If the certificate requested is not granted or is not accepted by the applicant, the fees recorded in account 183 shall be cleared to account 928, Regulatory Commission Expenses.

(4) All amounts paid after the Commission has granted the certificate shall be recorded in account 107, Construction Work in Progress—Gas; and subsequently cleared to the appropriate plant accounts.

B. All amounts paid related to certificate applications involving the acquisition of facilities including those acquired by merger or pooling of interests shall be charged to account 928, Regulatory Commission Expenses.

C. All other fees for applications not involving construction or acquisition of facilities shall be charged to account 928, Regulatory Commission Expenses.

(2) Adding to Account 107, Construction work in progress—Gas, the following Note:

107 Construction work in progress—Gas.

Note: This account to include certificate application fees paid to the Federal Power Commission as provided for in gas plant instruction 13.

(3) Adding to Account 183, Other deferred debits, the following, after Item A(5):

183 Other deferred debits.

A. This account shall include the following classes of items:

* (6) All fees related to certificate applications involving construction paid prior to the final disposition of the certificate application. If the certificate is granted and accepted, the amount re-corded in this amount shall be credited with the amount applicable thereto and charged to the appropriate plant accounts. If the certificate requested is not granted or is not accepted by the applicant, the fees recorded in this account shall be cleared to account 928, Regulatory Commission Expenses.

(4) Adding to Account 928, Regulatory commission expenses, the following, under "Items":

928 Regulatory commission expenses.

0.80

- 161 ITEMS *

3. All application fees except those involving construction certificate applications which have been approved. (See Gas Plant Instruction 13.)

PART 205-UNIFORM SYSTEM OF ACCOUNTS FOR CLASS D NAT-**URAL GAS COMPANIES**

(C) The Uniform System of Accounts prescribed for Class D natural gas companies by Part 205 of said Subchapter F is amended by-

(1) Revising present Gas Plant Instruction 2 to read as follows:

Gas Plant Instructions

2. Components of construction cost. The cost of construction of property chargeable to the gas plant accounts shall include, where applicable, fees for construction certificate applications paid after grant of certificate, the cost of labor, materials and supplies, transportation, work done by others for the utility, injuries and damages incurred in construction work, privileges and permits, special machine service, interest during construction and such portion of general engineering, administrative salaries and expenses, insurance, taxes and other analogous items as may be properly includible in construction costs.

(2) Adding to the Gas Plant Instructions the following new paragraph 7:

Gas Plant Instructions

7. Fees for applications filed with the Commission. A. Fees for applications involving construction of property shall be accounted for as follows:

(1) All fees paid prior to the final disposition of the certificate application shall be charged to account 183, Other

Deferred Debits.

(2) If the certificate is granted and accepted, the amounts recorded in account 183 shall be cleared to the appropriate plant accounts.

(3) If the certificate requested is not granted or is not accepted by the applicant, the fees recorded in account 183 shall be cleared to account 776, Regulatory Commission Expenses.

(4) All amounts paid after the Commission has granted the certificate shall be recorded as a component of construc-

B. All amounts paid related to certificate applications involving the acquisition of facilities including those acquired by merger or pooling of interests shall be charged to account 776, Regulatory Commission Expenses.

C. All other fees for applications not involving construction or acquisition of facilities shall be charged to account 928, Regulatory Commission Expenses.

(3) Adding to account 183, Other Deferred Debits, the following, after Item A(5):

183 Other deferred debits.

(6) All fees related to certificate applications involving construction paid prior to the final disposition of the certificate application. If the certificate is granted and accepted, the amount recorded in this account shall be credited with the amount applicable thereto and charged to the appropriate plant accounts. If the certificate requested is not granted or is not accepted by the applicant, the fees recorded in this account shall be cleared to account 776, Regulatory Commission Expenses. . .

(4) Adding to Account 776, Regulatory commission expenses, the following, after Item C:

.

776 Regulatory commission expenses. -* -

D. This account shall include all application fees except those involving construction certificate applications which have been approved. (See Gas Plant Instruction 7.)

(Secs. 8, 16, 52 Stat. 825, 830; 15 U.S.C. 717g, 7170)

- (D) The amendments herein prescribed shall be effective September 2,
- (E) The Secretary shall cause prompt publication of this order to be made in the FEDERAL REGISTER.

By the Commission.

JOSEPH H. GUTRIDE, [SEAL] Secretary.

[F.R. Doc. 66-8635; Filed, Aug. 8, 1966; 8:45 a.m.]

Title 21—FOOD AND DRUGS

Chapter I-Food and Drug Administration, Department of Health, Education, and Welfare

SUBCHAPTER B-FOOD AND FOOD PRODUCTS PART 121—FOOD ADDITIVES

Subpart F-Food Additives Resulting From Contact With Containers or Equipment and Food Additives Otherwise Affecting Food

COMPONENTS OF PAPER AND PAPERBOARD IN CONTACT WITH DRY FOOD

The Commissioner of Food and Drugs, having evaluated the data in a petition (FAP 6B1931) filed by the American Cyanamid Co., Wayne, N.J. 07470, and other relevant material, has concluded that the food additive regulations should be amended to provide for the use of disodium N-octadecylsulfosuccinamate as a component of paper and paperboard intended for use in contact with dry food. Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1)), and under the authority delegated to the Commissioner by the Secretary of Health, Education, and Welfare (21 CFR 2.120; 31 F.R. 3008), § 121.2571(b) (2) is amended by inserting alphabetically in the list of substances a new item, as follows:

§ 121.2571 Components of paper and paperboard in contact with dry food.

(b) * * * (2) * * *

List of substances

Limitations

. . . Disodium N-octadecylsulfosuccinamate ______

Any person who will be adversely affected by the foregoing order may at any time within 30 days from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington, D.C. 20201, written objections thereto, preferably in quintuplicate. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof.

Effective date. This order shall be-come effective on the date of its publication in the FEDERAL REGISTER.

(Sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1))